1 2 3 4 5 6 7 8	UNITED STATES I  WESTERN DISTRICT  CASEY INVESTIGATIONS, LLC, a  Washington Limited Liability Company	
9	and MARIO A. TORRES, an individual,	
10 11	Plaintiffs, vs.	NO. CV04-1453C
12	PRONTO PROCESS SERVICE, INC., a	AFFIDAVIT OF EDWARD S.
13	Washington corporation; NORTHWEST RAIL ENTERPRISES, INC., a	WINSKILL IN SUPPORT OF DEFENDANTS RUSTAND'S
14	Washington corporation; MARK OWENS, an individual, GREGORY and MARY	MOTION TO DISMISS
15 16	LEE RUSTAND, individually and as a married couple; DIANE PEFLEY, an	
17	individual; A to Z LEGAL SUPPORT SERVICES; a Washington business entity;	
18	ROBERT G. LACK, an individual, WASHINGTON STATE PROCESS	
19	SERVERS ASSOCIATION, a Washington business association; and NATIONAL	
20	ASSOCIATION OF PROFESSIONAL PROCESS SERVERS, a national business	
21	association,	
22	Defendants.	
23	AFFIDAVIT OF EDWARD S. WINSKILL	
24 25	SUPPORT OF DEFENDANTS RUSTAND MOTION TO DISMISS [CV04-1453C]	S DAVIES PEARSON, P.C.  ATTORNEYS AT LAW  920 FAWCETT P.O. BOX 1657  TACOMA, WASHINGTON 98401  TELEPHONE (253) 620-1500
26	Page 1 of 3 skl s:\0xxxx\053xx\05332\11\pleadings\aff-esw.doc	TOLL-FREE (800) 439-1112 FAX (253) 572-3052

1	STATE OF WASHINGTON )	
2	County of Pierce ) ss.	
3	I EDWARD S. WINSKILL, being first duly sworn on oath, depose and state:	
4	I). I am one of the attorneys for the defendants, Gregory Rustand, MaryLee	
5	Rustand, Diane Pefley and A to Z Legal Support Services (hereinafter "defendants"	
6	Rustand"). I am over the age of eighteen years and am competent to testify to the matters	
7 8	set forth herein.	
9	II). Attached to this affidavit are true and correct copies of the following	
10	documents that have been produced in this litigation and/or made exhibits to depositions	
11	conducted in this litigation:	
12	Exhibit 1- Excerpts from the deposition of Diane Pefley conducted on	
13	February 17, 2005.	
14	Exhibit 2- Excerpts from the deposition of Mario Torres conducted on	
15   16	February 14, 2005.	
17		
18		
19	February 17, 2005.	
20	Exhibit 4- Robert Lack's formal complaint to the Washington State Liquor	
21	Control Board dated June 30, 2003.	
22		
23	SUPPORT OF DEFENDANTS DUSTAND'S DAVIES PEARSON, P.C.	
24   25	MOTION TO DISMISS  ATTORNEYS AT LAW 920 FAWCETT P.O. BOX 1657	
26	TELEPHONE (253) 620-1500 TOLL-FREE (800) 439-1112 Page 2 of 3 skl s:\0xxxx\053xx\05332\11\pleadings\aff-esw.doc	

	II	
1	Exhibit 5- Excerpts from the deposition of Mark Owens conducted on	
2	February 15, 2005.	
3	Exhibit 6- Email dated July 11, 2003, from Rick Phillips to Rex Prout	
4	regarding Mr. Phillips communication with defendant, Diane Pefley.	
5	Exhibit 7- Excerpts from the deposition of MaryLee Rustand conducted on	
6	February 17, 2005.	
7	4	
8		
9		
11	EDWARD S. WINSKILL, WSB#5406	
12	SIGNED AND SWORN to before me this 29 day of March, 2005, by Edward	
13	S. Winskill.	
14		
15	Print Name: Shanna Swaleso  NOTARY PUBLIC in and for the State	
16	of Washington.  My commission expires: 3/5/08	
17	PUBLIC PU	
18	OF WASHINGTON	
19		
20		
21		
22   23	A EEID ANDE OE EDWADD O WINGIZH Y YSY	
24	AFFIDAVIT OF EDWARD S. WINSKILL IN SUPPORT OF DEFENDANTS RUSTAND'S  DAVIES PEARSON, P.C. ATTORNEYS AT LAW	
25	MOTION TO DISMISS  [CV04-1453C]  920 FAWCETT P.O. BOX 1657 TACOMA, WASHINGTON 98401 TELEPHONE (253) 620-1500	
26	Page 3 of 3 FAX (253) 572-3052 FAX (253) 572-3052	